

Exhibit 4

RAFAEL ROS FERNANDEZ, Court Agent (“Procurador de los Tribunales”), duly authorized to act at the Ibiza Courts, registered at the Official Court Agents Association of the Balearic Islands (Spain), exercising member number 335, and holder of Spanish ID number 46.594.918-T, states the following:

I. Legal grounds

1. Pursuant to Article 10.c) of the Hague Convention of 15 November 1965 on the Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters, ratified by Spain on June 4, 1987, service of judicial documents coming from a Contracting State may be effected directly through the persons authorized by the State of destination.
2. The procedure to serve judicial documents shall generally be in accordance with the law of the State of destination, in this case, Spanish Law.
3. Pursuant to Article 152.1 of the Spanish Civil Procedure Act 1/2000 (“CPA”), service of judicial documents may be effected by the court agent of the party requesting service.
4. Pursuant to Article 155.1 of the CPA, service of judicial documents that are the first notice delivered to the defendant shall be at the defendant’s address.
5. Pursuant to Article 155.2 of the CPA, the defendant’s address shall be provided by the claimant.
6. Pursuant to Article 161.2 of the CPA, if the addressee of the notice is found at the address and refuses to receive the copy of the summons or refuses to sign the service, the court officer or the court agent will inform him that a copy is at its disposal at the court office and the service will be valid.

II. Facts

1. On November 7, 2019 I attended the Ibiza Penitentiary (“Centro Penitenciario de Ibiza”), duly authorized by the Official Court Agents Association of the Balearic

Islands (Spain), to serve the US civil complaint and summons relating to a US civil action started before the United States District Court Southern District of New York (the “US court documents”) by the US SECURITIES AND EXCHANGE COMMISSION against, among others, Mr. FRANCISCO ABELLAN VILLENA.

2. I identified myself to the Penitentiary’s public officer at the Ibiza Penitentiary and informed him that I was there to serve the US court documents on Mr. FRANCISCO ABELLAN VILLENA. The public officer confirmed to me that Mr. ABELLAN was an inmate at the Ibiza Penitentiary and went to look for him.
3. I met Mr. ABELLAN in a visiting room at the Ibiza Penitentiary and tried to serve the US court documents on him, but he refused service and refused to sign the summons. I informed him that I would leave a copy of the US court documents to the Penitentiary’s public officer and at the Ibiza’s court at his disposal.
4. On November 27, 2019 the court clerk of the Central Court in Ibiza attended the Ibiza Penitentiary (“Centro Penitenciario de Ibiza”) to serve the US court papers on Mr. ABELLAN. Mr. ABELLAN refused service again, and the court clerk informed him that the service was valid despite his refusal (article 161.2 of the CPA).
5. In compliance with article 161.2 of the CPA, a copy of the US court papers are at Mr. ABELLAN’s disposal at the Ibiza Central Court.

According to the above, I understand that the service on Mr. FRANCISCO ABELLAN VILLENA complied with all the applicable provisions of the CPA and, as informed by the court clerk of the Ibiza Central Court to Mr. ABELLAN the US court documents were validly served on him.

In witness whereof, I hereby sign this statement in Ibiza, on January 17, 2020.

Rafael Ros Fernández
Ibiza Court Agent